United States District Court

WESTERN DISTRICT OF MICHIGAN

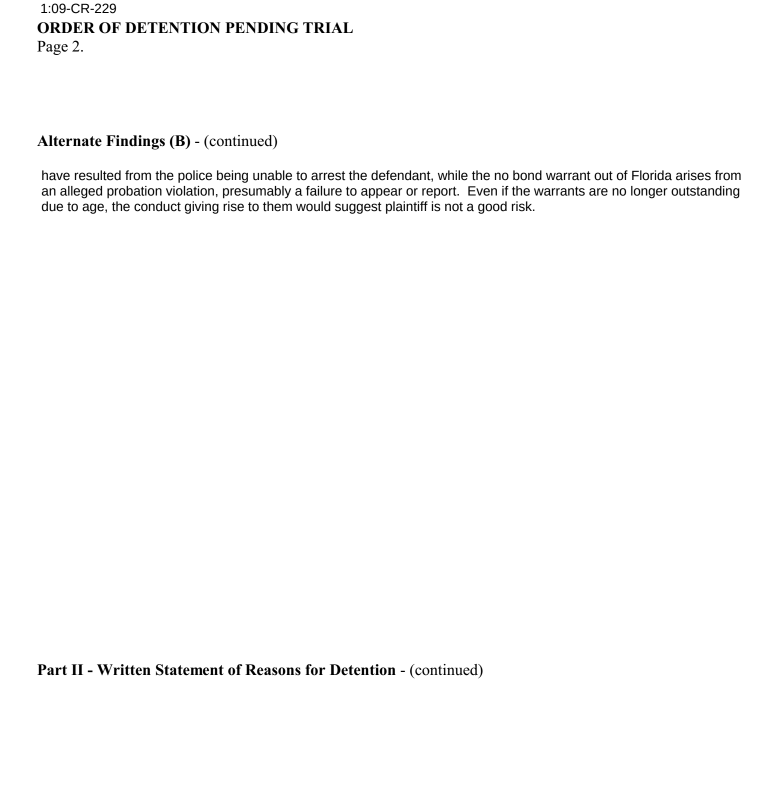
UNITED STATES OF AMERICA

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ORDER OF DETENTION PENDING TRIAL

| DORIAN JULIAS BRANDT | Case Number: | 1:09-CR-229 | |
|----------------------|--------------|-------------|--|
| DORIAN JULIAS BRANDI | Case Number. | 1.09-CR-229 | |

| | In ac | coordance with the Bail Reform Act 18 U.S.C. 8314 | 42(f), a detention hearing has been held. I conclude that the following facts |
|-----------------------------------|--------------------------|--|--|
| require | the | detention of the defendant pending trial in this ca | ase. |
| | (4) | Part I - | Findings of Fact |
| Ш | (1) | offense) (state or local offense that would have be existed) that is | scribed in 18 U.S.C. §3142(f)(1) and has been convicted of a (federal een a federal offense if a circumstance giving rise to federal jurisdiction had |
| | | a crime of violence as defined in 18 U.S.C. | §3156(a)(4). |
| | | an offense for which the maximum senten | nce is life imprisonment or death. |
| | | an offense for which the maximum term of | of imprisonment of ten years or more is prescribed in |
| | | a felony that was committed after the defen U.S.C.§3142(f)(1)(A)-(C), or comparable st | idant had been convicted of two or more prior federal offenses described in 18 tate or local offenses. |
| | (2) | | d while the defendant was on release pending trial for a federal, state or local |
| | (3) | offense. A period of not more than five years has elapsed si the offense described in finding (1). | ince the (date of conviction) (release of the defendant from imprisonment) for |
| | (4) | Findings Nos. (1), (2) and (3) establish a rebuttable | e presumption that no condition or combination of conditions will reasonably he community. I further find that the defendant has not rebutted this |
| | | Alterna | te Findings (A) |
| X | (1) | There is probable cause to believe that the defe | endant has committed an offense |
| | | for which a maximum term of imprisonme under 18 U.S.C.§924(c). | ent of ten years or more is prescribed in 21 U.S.C. § 801 et seq |
| X (| 2) | The defendant has not rebutted the presumption reasonably assure the appearance of the defendance of t | n established by finding 1 that no condition or combination of conditions will dant as required and the safety of the community. |
| X (| 4 \ | | ate Findings (B) |
| | 1) | There is a serious risk that the defendant will not There is a serious risk that the defendant will en | rappear. Idanger the safety of another person or the community. |
| | | these warrants has a "no bond" condition. Althoup, there is no other evidence to this effect and t light of the various charges against the defendar theft by deception, fraudulent activities, forgery, or the second seco | elated) pending against him from the states of Illinois and Florida. One of ugh defendant assures his counsel that these warrants have been cleared the warrants remain outstanding according to the Pretrial Services office. In over the years for crimes of dishonesty (e.g., non-sufficient funds, theft, dealing in stolen property, forgery, uttering), the court is disinclined to foreover, the warrant from Illinois appears to (continued on attachment) |
| | | Part II - Written Staten | nent of Reasons for Detention |
| d that th | ne ci | redible testimony and information submitted | at the hearing establishes by clear and convincing evidence that |
| resump nere ar | otion e no | n. In the alternative, the court finds that the g | or the appearance of the defendant in light of the unrebutted government has shown by the preponderance of the evidence that will assure the defendant's presence in court, based in particular on |
| | | | ions Regarding Detention |
| acility se efendan r on reg | epara nt sha nuest | endant is committed to the custody of the Attorne | y General or his designated representative for confinement in a correction aiting or serving sentences or being held in custody pending appeal. The consultation with defense counsel. On order of a court of the United State n charge of the corrections facility shall deliver the defendant to the United |
| Dated: O | Oc | ctober 30, 2009 | /s/ Hugh W. Brenneman, Jr. |
| _ 3.00. | | · | Signature of Judicial Officer |
| | | | Hugh W. Brenneman, United States Magistrate Judge |
| | | | Name and Title of Judicial Officer |



United States v. **DORIAN JULIAS BRANDT**